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8	UNITED STATES DISTRICT COURT			
9	FOR THE EASTERN DISTRICT OF CALIFORNIA			
10				
11	TANYA R. MCCRAY,	Case No. 2:22-c	ev-00993-JDP	
12	Plaintiff,	ORDER SETTII CONFERENCE	NG INITIAL SCHEDULING	
13	v.	CONFERENCE		
14	IQ DATA INTERNATIONAL, INC.,			
15	Defendant.			
16				
17	Pursuant to Federal Rule of Civil Procedure 16, it is hereby ORDERED that:			
18	1. An initial scheduling conference is set for September 8, 2022, at 10:00 a.m. The			
19	conference will be conducted remotely via Zoom. <sup>1</sup>			
20	2. No later than fourteen days prior to the scheduling conference, the parties shall file			
21	status reports that address the following: <sup>2</sup>			
22	a. the factual and legal contentions set forth in the parties' pleadings, briefly			
23	summarized;			
24	b. possible joinder of additional parties;			
25	c. expected amendment of pleadings and, if applicable, a proposed deadline for			
26	such amendment;			
27 28	The Zoom invitation will be distributed one week prior to the scheduling conference.  The parties are encouraged to file a joint status report.			

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1	d. jurisdiction and venue;			
2	e. anticipated motions and their scheduling;			
3	f. a proposed discovery plan and its scheduling, including deadlines for			
4	exchanging initial disclosures and for disclosing expert witnesses;			
5	g. proposed cutoff dates for completing discovery and dispositive motions, and			
6	dates for the pretrial conference and trial; <sup>3</sup>			
7	h. any proposed changes to the limits on discovery imposed by the Federal Rules			
8	of Civil Procedure;			
9	i. estimated trial length;			
10	j. whether the case is related to any other cases, including any bankruptcy cases;			
11	k. whether an early settlement conference should be scheduled at the initial			
12	scheduling conference;			
13	l. whether counsel will stipulate to the undersigned acting as the settlement judge			
14	and waive disqualification from so acting, or whether they prefer to have a different magistrate			
15	judge conduct a settlement; and			
16	m. any other matters that may add to the just and expeditious disposition of this			
17	matter.			
18	3. The parties are hereby notified that failure to obey federal or local rules, or any order			
19	of this court, "may be grounds for imposition by the Court of any and all sanctions authorized by			
20	statute or Rule or within the inherent power of the Court," including dismissal. E.D. Cal. L.R.			
21	110.			
22	4. Counsel are reminded of their continuing duty to notify chambers immediately of any			
23	settlement or other disposition. See E.D. Cal. L.R. 160.			
24				
25	<sup>3</sup> The parties are advised that Judge Peterson generally requires that: (1) expert disclosure			
26	be completed before the close of fact discovery; (2) all motions to compel discovery be heard approximately thirty days before the close of discovery; (3) all dispositive motions be heard			
27	within approximately ninety days of the discovery completion date; (4) a final pretrial conference be held approximately ninety days after the deadline for hearing non-discovery motions; and (5)			
28	trial commence approximately ninety days after the final pretrial conference			

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5. Within seven days of the date of this order, the parties shall complete and file the Consent to Assignment or Request for Reassignment form. IT IS SO ORDERED. Dated: <u>August 2, 2022</u> JEREMY D. PETERSON UNITED STATES MAGISTRATE JUDGE